



Telecommunication Solution Providers

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MAR 17 2010

FCC Mail Room

March 3, 2010

Commission's Secretary
Office of the Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

To Whom It May Concern,

Please find the enclosed original and four copies of L&W Acquisition Company, LLC d/b/a Bryan 800 Communications' Annual 64.2009(e) CPNI Certification for 2009 as well as the Compliance Certificate.

If you have any questions, please do not hesitate to contact me.

Sincerely,

Ralph J. Daigneault

Vice President

L&W Acquisition Company, LLC d/b/a Bryan 800 Communications

3100 Leonard Rd.

Bryan, TX 77803

C: (919) 740-6195

O: (281) 586-5730

rjdaigneault@lockardandwhite.com

Copies rec'd 0+5
ABCDE

Compliance Statement

MAR 17 2010

Annual 47 C.F.R. S: 64.2009(e) CPNI Certification

FCC Mail Room

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2009

Date filed: [date] March 4, 2010

Name of company covered by this certification: L&W Acquisition Company, LLC d/b/a Bryan 800 Communications

Form 499 Filer ID: 820422

Name of signatory: Ralph J. Daigneault

Title of signatory: Vice President

I, Ralph J. Daigneault, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. S: 64.2001 et seq.

L&W Acquisition Company, LLC d/b/a Bryan 800 Communications' procedures ensure compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules. Bryan 800 Communications Inc. has not disclosed any CPNI information to date, and has not requested customer approval to do so. All CPNI information is kept in a locked and secure file, and CPNI disclosure approval status is clearly identified within said file. L&W Acquisition Company, LLC d/b/a Bryan 800 Communications is aware of the regulations, and will report to customers and and law enforcement officials such as the Federal Bureau of Investigation if customer information is disclosed without permission. L&W Acquisition Company, LLC d/b/a Bryan 800 Communications has taken reasonable measures to discover and protect against pretexting, and none currently exist. L&W Acquisition Company, LLC d/b/a Bryan 800 Communications keeps accurate records of all instances where it disclosed customer information to third parties, and whether or not customer has provided approval to use customer information for marketing. Marketing campaigns using customer information are carefully reviewed within the company. Employees of L&W Acquisition Company, LLC d/b/a Bryan 800 Communications are trained in the appropriate use of customer information. Finally, L&W Acquisition Company, LLC d/b/a Bryan 800 Communications has submitted to the FCC the annual certification proving that it is abiding by these rules. No actions were taken against data brokers and no consumer complaints were received regarding unauthorized release of customer information during the calendar year 2009.

Signed 

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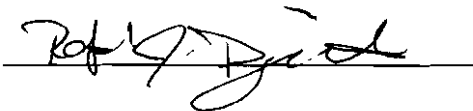
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